

Message

From: Garcia, Sam [Garcia.Sam@epa.gov]
Sent: 10/29/2010 6:19:18 PM
To: Wharton, Steve [Wharton.Steve@epa.gov]
CC: Costanzi, Frances [Costanzi.Frances@epa.gov]
Subject: Fw: Environmental Indicators for VB/I-70 due November 1
Attachments: EI 2010.doc

Hi Steve,

Please see my attached write-up for VB/I-70. If you have any changes, please let me know or if you concur, forward to Fran.

Thanks,

Sam Garcia
EPA Remedial Project Manager
303-312-6247 (work)
303-808-9778 (cell)
garcia.sam@epa.gov

----- Forwarded by Sam Garcia/R8/USEPA/US on 10/29/2010 12:13 PM -----

From: FRANCES COSTANZI/R8/USEPA/US
To: Sam Garcia/R8/USEPA/US@EPA
Cc: Steve Wharton/R8/USEPA/US@EPA
Date: 10/28/2010 12:38 PM
Subject: Re: Environmental Indicators for VB/I-70 due November 1

Here it is, Sam. If you are changing the EI designation, please provide your draft write-up to me. I coordinate with EPA HQ prior to the paragraph going final in CERCLIS. Note, I suggest you avoid inserting specific dates when something will be done. This often causes the paragraph to appear outdated quickly.

General Template for Sites with an HE Evaluation of Not Under Control

The [insert site name] Superfund site is considered "Current Human Exposure Not Under Control" because [insert a detailed description of the current completed human exposure pathway(s) not under control; include the contaminants of concern and media].

As of _____ (date) the planned activities to address this pathway are [_____].

[As appropriate, add:

In addition, EPA (or state, or PRP or Federal Agency as appropriate) is currently [insert summary descriptions of actions underway to address human exposures. (Include any temporary controls that have been put in place to address this exposure scenario e.g., fish advisory, fencing, signs)]

Example:

The Site X Superfund site is considered "Current Human Exposure Not Under Control" because residents and recreational users of the creek can be exposed through direct contact to arsenic and lead contaminated soils and sediments.

As of July 2007, the planned activities to address this pathway are continuation of ongoing removal of arsenic and lead contaminated soils.

EPA has already begun cleaning up the contaminated soil. Removal actions started in

April 2007. Temporary fences to prevent access to the site were installed in May 2007. Warning signs identifying the area as a Superfund site were posted in June 2007.

Please let me know if you have questions. Thanks for jumping on this!

Fran

Frances L. Costanzi, P.E.
Remedial Project Manager and
Superfund Redevelopment Coordinator
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From: Sam Garcia/R8/USEPA/US
To: FRANCES COSTANZI/R8/USEPA/US@EPA
Cc: Sam Garcia/EPR/R8/USEPA/US@EPA, Steve Wharton/R8/USEPA/US@EPA
Date: 10/28/2010 09:50 AM
Subject: Re: Environmental Indicators for VB/I-70 due November 1

Hi Fran,

Where can I find the HENUC template?

Sam Garcia
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From: FRANCES COSTANZI/R8/USEPA/US
To: Sam Garcia/EPR/R8/USEPA/US@EPA
Cc: Steve Wharton/R8/USEPA/US@EPA
Date: 10/27/2010 05:13 PM
Subject: Environmental Indicators for VB/I-70 due November 1

Hi again, Sam. Just as with the request for Five Points I just sent you and Stan, you also need to complete the attached form for VB/I-70 and return it to me by Monday 11/1. I suggest discussing it with Steve if you can since the results of this HQ request will be reported to the AA in HQ.

You and Steve may want to consider moving this site from Human Exposure Insufficient Data to Human Exposure Not Under Control. This would mean you do not need to complete this form, but we will need to update the paragraph and designation in CERCLIS by Monday. There is a template to use for HENUC write-ups.

I'm happy to discuss these options with you.

Fran[attachment "VB I-70 Insufficient Data ICI.docx" deleted by Sam Garcia/R8/USEPA/US]

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